

P.O. Box 747
Fails Church, Virginia 22040-0747
Phone: (703) 205-8000
Fax: (703) 205-8050
(703) 698-8590 (GIV)

Birch, Stewart, Kolasch & Birch, LLP

RECEIVED

CENTRAL FAX CENTER

MAR 2 3 2005

ļ	
	V

Тог	Examiner KRUER Art Unit 1773		From	Raymond C. Stewart Richard Gallegher
Faxa	(703) 872-9306		Dater	March 23, 2005
Phone:			Pagesi	9 (including cover sheet)
Your Ref.:	Serial No. 09/773,627	***************************************	Our ReLi	0152-0551P
Rec	Hideyuki, ARIYASU et al		CC:	
	US Appl. No. 09/773,627			
Urgent	☐ For Review ☐ P		se Comment [Please Reply Please Recycle
is privileged, or distribution, or prohibited. If yo	onfidential, and exempt from discli- duplication of this transmission by (under applicable law sone other than the int r, please notify this firm	om it is addramated, and may contain information that . You are hereby notified that any dissemination, rended addramate or its designated agent is strictly a immediately by collect call to (703) 205-8000, and
Comments: Examiner Kruer,			r - : i ·	
	inadvertent error in	E	alm 18 as it v	entary Amendment' correcting an vas Estad in the Claims Appendix attentitled February 11, 2005.
	Sincerely, Rich		YDI	
	Richard Gallagher, R BIRCH, STEWART, K (703) 205-8008			LP

RECEIVED CENTRAL FAX CENTER

MAR 2 3 2005

PATENT 0152-0551P

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant: ARIYASU, Hideyuki, et al.

Conf.:

7701

Appl. No.:

09/773,627

Group:

1773

Filed:

EST ÅVAILABLE COPY

February 2, 2001

Examiner: KRUER, Kevin

For:

THERMOPLASTIC RESIN INTEGRATED STRUCTURE

SUPPLEMENTARY AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 March 23, 2005

Sir:

This is supplementary to the REQUEST FOR RECONSIDERATION that was filed on February 11, 2005. That REQUEST FOR RECONSIDERATION contained Remarks setting forth arguments responding to rejections made in the Office Action of July 29, 2004. That REQUEST FOR RECONSIDERATION also contained a Claims Appendix ancillary to the arguments presented.

It has now been discovered that the ancillary Claims Appendix contained an inadvertent omission in its recitation of claim 18. That inadvertent omission is cured by the present SUPPLEMENTARY AMENDMENT.